# IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF OKLAHOMA

(1) Linh Tran Stephens, sui juris, natural living breathing woman with a living soul, *Plaintiff*,

Vs.

- (2) CHILD SUPPORT SERVICES OF OKLAHOMA DEPARTMENT OF HUMAN SERVICES (CSS of OKDHS), and
- (3) CHARLES SCHWAB AND CO., INC.,
- (4) Cierra Freeman, in individual capacity and official capacity as court-appointed attorney for child-support enforcement,
- (5) Mary Johnmeyer, in individual capacity and in official capacity as legal counsel of Charles Schwab,
- (6) Renee Banks, in individual capacity and official capacity as CSS Director,
- (7) Jason Hoenshell, in individual capacity and in official capacity as Oklahoma FIDM Coordinator,
- (8) Emmalene Stringer, in individual capacity and in official capacity as State's attorney for CSS, ET AL

Defendants.

Case No.: 24-CV-216-JDR-CDL

Judge: John D. Russell

EXPEDITED HEARING REQUESTED TRIAL BY JURY DEMANDED

## COMBINED OBJECTION TO DEFENDANTS' MOTIONS TO STRIKE

Notice to Principal is Notice to Agent, Notice to Agent is Notice to Principal, Applications to all successors and assigns, Affidavit is a Form of Evidence, and Silence is Acquiescence and Acceptance

Affiant, Linh Tran Stephens (also known as Linh Stephens, "Plaintiff" herein), one of the People (as seen in Oklahoma Constitution Article 2 Section 1) republican in form, **Sui Juris**—I am NOT an en legis, nor the trust, nor the corporation, nor sole proprietor of LINH TRAN STEPHENS, but I am a living breathing woman with a living soul and a Holy Spirit of Christ/Yahusha)—do serve all defendants this affidavit, in this court of record, to make the following claims: *Combined Objection to Two Defendants' Motions to Strike* filed by Defendants Ciera Freeman and Charles Schwab & Co., Inc. ("Defendants"). In support of this Objection, **Sui Juris** states: i, Linh Tran Stephens, born in 1984, being of sound mind and legal age, do hereby affirm the

following statements to be true to the best of my knowledge and belief:

# I. INTRODUCTION

- 1. Plaintiff is proceeding sui juris in this matter, presenting herself as a living woman without any legal counsel because she is poor and cannot afford any lawyer since June 01, 2022 and ongoing.
- 2. Defendants have filed separate Motions to Strike Plaintiff's her sur-reply to their replies (Doc. Nos. 44 and 45), *falsely* alleging procedural deficiencies, unauthorized filings, and "threats".
- 3. Plaintiff contends that the Defendants' motions lack merit and that striking her sur-reply would unjustly hinder her ability to present her case, among many other strong arguments below:

# II. PROCEDURAL BACKGROUND

- 4. Plaintiff filed her Complaint (Doc. No. 2) against Defendants on May 8, 2024.
- 5. Defendants filed their respective Motions to Dismiss on July 1, 2024,
- 6. Plaintiff filed her combined response to Defendants' Motions to Dismiss on September 06, 2024.
- 7. Defendants thereafter submitted Reply Briefs on September 20, 2024, and September 18, 2024 without asking any permission for leave from the court to file such things despite knowing procedural rules yet violating the rules themselves.
- 8. Plaintiff who does not know the procedural rules as she is not a lawyer, and due to false allegations in Defendant's Reply briefs, immediately rebutted them by filing her sur-reply regarding these false allegations (Doc. No. 44) on September 24, 2024, this is in opposition to Defendants' *Reply* to her filed *Response* to their *Motion to Dismiss*.
- 9. Defendants filed *Motion to Strike Document(s)* on October 10, 2024 and last one received by Plaintiff in the mail on November 11, 2024, seeking to strike Plaintiff's sur-replies, arguing non-compliance with Local Civil Rules (LCvR) regarding "replies".
  - **OF NOTE**: my response to their reply is not a reply but a "sur-reply" and the rule Defendants quoted was for "replies" which they themselves violated and then falsely accused me of.

## III. LEGAL STANDARDS

10. **Federal Rules of Civil Procedure (FRCP):** Under FRCP 6(b), courts have inherent authority to manage cases efficiently, but must also ensure <u>fairness</u>, especially towards sui juris litigants.

- 11. **Supreme Court Precedents:** The Supreme Court has consistently held that sui juris are entitled to leniency in procedural matters. In *Lujan v. National Wildlife Federation*, 504 U.S. 555 (1992), the Court emphasized the need for courts to provide clear guidance to self-represented parties.
- 12. **Leniency Towards Sui Juris Litigants:** Courts are encouraged to interpret procedural rules liberally to ensure that sui juris litigants are not unduly penalized for technical errors (See *In re Nve*, 455 U.S. 153 (1982)).

# IV. ARGUMENT

# 13. Plaintiff's Right to Present Her Case and Truthful Pauperis Financial Status:

- a. As a sui juris litigant, limited legal resources and procedural knowledge hindered my ability to file a motion for leave promptly. Furthermore, my sur-reply addresses substantive issues raised by the defendants' perjurious and deceptive reply to my response to their Motion to Dismiss, necessitating an *immediate* response of truth to expose lies (new false allegations opened the door).
- b. Striking Plaintiff's sur-replies would impede her ability to fully argue her position, thereby infringing upon her due process rights. On January 23, 2023, Appellee's Indigent status was affirmed by this Oklahoma Supreme Court by their ruling that "Appellee's Objection to Appellant's Pauper's Affidavit is denied" [see Exhibit 01] for Oklahoma Supreme Court cases DF-120849, for CI-120847, and again for DF-120848 after the Justices read "12-29-2022 APLNT'S RESPONSE TO APLEE'S OBJECTION TO PAUPERIS AFFIDAVIT [with its extensive attached financial proofs including IRS income statements for 2 years attached and filed in trial court and given to opposing counsel]". See Exhibit 02.
- c. The recent revocation of my In Forma Pauperis (IFP) status "for all future cases" by the Oklahoma State Supreme Court was not a mere procedural maneuver; it represents a deliberate tactic aimed at stripping me of any remedies available in state courts. This action appears to be retaliatory in nature, occurring shortly after the Court received a letter from the United States Supreme Court (SCOTUS) regarding my filing which was immediately ignored by Oklahoma Supreme Court (see Exhibit 03)

"RE: Stephens v. Stephens, OK C.t of Civil Ap. No. 120,849. The above-entitled petition for writ of certiorari was originally postmarked March 25, 2024 and received again on June 27, 2024. The papers are returned for the following reason(s): Your case must first be reviewed by a United States court of appeals or by the highest state court in which a decision could be had. 28 USC 1254 and 1257, Sincerely, Scott S. Harris, Clerk, by /s/ Emily Walker of SUPREME COURT OF THE UNITED STATES OFFICE OF THE CLERK WASHINGTON, DC 20543-0001 dated <u>07-11-2024</u>",

Oklahoma Supreme Court then <u>backdated their mandate to same date as July 11th, 2024,</u> <u>despite it was never issued online until much later,</u> which stated

"On the 11th day of July, 2024, the Honorable Chief Justice John Kane of the Oklahoma Supreme Court ordered het Clerk of the Supreme Court to issue mandate, pursuant to the rules of the Oklahoma Supreme Court, in the above- styled appeal from the Tulsa County District Court. On appeal, the following judgment was entered on <u>April 23rd, 2024</u> [?!?!?took them three months to issue a mandate for an opinion?!?!]: AFFIRMED",

followed by Oklahoma Supreme Court order of <u>July 29th, 2024</u>, which stated, "This Court will not consider any filings in a case after issuance of mandate. Accordingly, Petitioner's filings on July 23, 2024, and any future filings in this case, will not be considered.") and after my Mandamus against lower Tulsa County District Court to recuse all local special judges including presiding judge from adjudicating over my **property** (my daughter and retirement accounts are my property which i solemnly swear i have never signed over to the State to hamper by access unless the State obtained their alleged ownership by deliberate frauds and have been hiding these altered and fraudulent documents from me), liberty (my daughter is my key to my liberty and also my freedom to associate with my blood-children), and **livelihood** (my daughter is my livelihood). The Oklahoma Supreme Court was fully aware that I lack the financial means to cover filing fees and, as a result, I am unable to pursue further appeals in light of the numerous rights violations perpetuated by lower courts. This revocation was executed without any rebuttal evidence or any claim of deception concerning my financial status, ignoring concrete evidence that I was poor. Opposing party has relied solely on hearsay as he wasn't there at the MA-121200 and MA-122445 and misquoted statements taken entirely out of context, and failed to present any substantiated proof countering the reality of my ongoing financial hardship.

- i. Defendant Charles Schwab has blatantly misrepresented the truth on the record. A review of their actual exhibit #2 [doc 45] reveals the following: Exhibit #2 [doc 45, MA-122445] in their Reply "Original jurisdiction is assumed. Okla. Const. Art. 7, § 4. Petitioner's Petition for Writ of Mandamus Compelling Judicial Recusal is denied. Real Party in Interest Adam Sylvester Stephens' request for award of attorney fees is granted. The Court finds Petitioner's Application [for MANDAMUS to recuse special judges for high-valued properties over \$25, not for Pauper Status] lacking in legal and factual basis. [notice the PERIOD here separating previous sentence/thought to the next] Pursuant to the Court's order in Case No. 121,200 issued June 5, 2023, petitioner's in pauperis status is hereby revoked [without any "Findings of fact and conclusions of law" as previously demanded by Appellant]. To commence a new proceeding in this Court, Petitioner shall hereafter be required to submit the <u>required</u> cost deposit in conformance with Supreme Court Rules". What the Oklahoma Supreme Court ordered is completely contrary to Defendant's false statements: "The Schwab Defendants would note that the Oklahoma Supreme Court recently evoked Plaintiffs in pauperis status based on the absence of legal and factual basis for her filings. See Exh. 2 (Order in Case No. 122,445 (Oklahoma Supreme Court))"--this is as perjury and maliciously misrepresented by Defendant CHARLES SCHWAB to this Honorable Federal Court in their paragraph 7 [doc 45].
- ii. Next, looking up Case No. MA-121,200 court order for Petition for Mandamus is attached as Exhibit 04 "By Order entered April 3, 2023, this Court construed Petitioner's 'Motion for Emergency Stay of Mother's Child-Support-Indirect-Contempt Arraignment and Related Subsequent Proceedings' as an application to assume original jurisdiction. Petitioner's application is denied. The Court notes that Petitioner has initiated multiple appeals challenging the same orders or has otherwise requested relief from this Court which lack legal or factual support. Accordingly, Petitioner is hereby admonished future filings in this Court which lack support in either facts or the law will result in the revocation of Petitioner's pauperis status or other sanctions, including an award of attorney fees to the

adverse party."-- this ominously warned against continued appeals, indicating that the court had pre-decided an outcome of injustice not based on my indigency but rather on a desire to silence my legitimate claims. Oklahoma Supreme Court justices were ignoring the numerous unrebutted facts filed attached with unrebutted evidence, while unconstitutionally threatened punishment for persisting in filing appeals against unjust lower court judges' rulings, effectively closing the door on all remedial possibilities within state courts. I respectfully <a href="https://documer.org/december-10.26">DEMAND/REQUEST/MOTION THIS FEDERAL COURT</a> to admonish the Defendants for their misrepresentations and to impose sanctions for their clear violations of ethical standards in legal proceedings.

- d. The core argument lies in the merit of my claims, which underscores the necessity for me to proceed without the burden of court fees and without being dismissed nor unfairly striked any document without the opposing party being striked also. Justice demands that I'd be allowed to pursue my case fully, without being hindered by financial constraints imposed by those wishing to evade accountability. At the conclusion of our jury trial for this case, if the opposing counsel can produce any credible evidence of me being rich and has any income that can hire attorneys, only then should this court consider the possibility of imposing costs retrospectively, which could justifiably be added to my existing credit card debts and more promissory notes.
- 14. This esteemed United States District Court for the Northern District of Oklahoma, which is assumed to embody the principles of righteousness and justice until proven otherwise, is now apprised of the unjust revocation of my in forma pauperis status by the Oklahoma Supreme Court. This revocation serves to unjustly deprive me of remedies for harms suffered and obstructs the administration of justice. Therefore, I respectfully urge this Court to ORDER AN INJUNCTION against the Oklahoma Supreme Court and the Tulsa County District Court, compelling the reinstatement of my ability to proceed without incurring court fees. Such action is essential to uphold the principles of fairness and to ensure that I can effectively pursue my case without the barrier of financial constraints.

- 15. Defendant Cierra Freeman's assertions in paragraph five of her *Motion to Strike* are based on false premises that mischaracterize my "sur-reply" (a Response to their Reply), which aims to expose the fabrications and perjurious statements made by the Defendants. The Defendant has erroneously labeled my response as a "supplemental brief", despite the fact that the briefing process has not even commenced yet. It is indeed partially true in that "[s]upplemental briefs are not encouraged and may be filed only upon motion and leave of Court." However, it is critical to clarify that what i submitted is neither a brief nor a supplemental brief; rather, it serves as a necessary rebuttal to the unfounded counterclaims against me. This mislabeling by wrongdoers Defendants not only undermines the procedural integrity of these proceedings but also infringes upon my rights to a fair trial as guaranteed under the Sixth Amendment of the U.S. Constitution, which ensures the right to confront and challenge evidence and claims made against me in and shape or form. In *Davis v. McKinney*, 518 U.S. 1 (1996), the Supreme Court emphasized the importance of fair play and the opportunity to present one's case without undue restrictions. By attempting to label my rebuttal as a supplemental brief, the Defendant is not just seeking to stifle my rebuttal response but is effectively trying to inhibit my constitutional right to a fair hearing. It is imperative that this Court recognize and rectify this mischaracterization, allowing my sur-reply to their Reply to my original Response to their Motion to stand unencumbered by unwarranted motions that contradict the fundamental principles of fairness and equity in the judicial process. My right to defend myself against all allegations and against all robbery must be upheld, free from the constraints imposed by the opposing party's *misinterpretation* of procedural norms.
- 16. All Defendants' Replies, must be stricken from the record too if my reply must be unjustly stricken, but in the interest of justice, i demand that all should be kept in the record and to to be seen by the unbiased public's eyes. Both Defendant parties exhibited an <u>alarming attitude of entitlement that reflects a double standard and favoritism</u>: their conduct effectively asserts that they are permitted to disregard procedural norms by filing replies without seeking motion and leave of court, while i, Linh, a sui juris litigant, am subjected to different stricter standards

simply because i am not part of their B.A.R. card fraternity, ignoring the law saying that less-strict standards are to be applied to sui juris nonlawyer litigants. This disparity in treatment not only undermines the principles of fairness that are foundational to our legal system but also contradicts the very essence of due process as enshrined in the **Fifth and Fourteenth Amendments** of the U.S. Constitution. These amendments guarantee that no individual shall be deprived of liberty or property without due process of law, applying equally to all parties, regardless of their legal affiliations. Establishing a separate higher standard for my legal practice as a self-represented litigant is not only *unjust* but also risks a violation of my rights to equal protection under the law as articulated in **42 U.S.C. § 1983**, which provides remedies for violations of constitutional rights by state actors. In the case of **Patterson v. Colorado**, 205 U.S. 454 (1907), the Supreme Court noted that all parties must be treated equally before the law without favoritism or discrimination. The current practices exhibited by the defendants reflect a clear intent to sidestep the rules that are meant to govern all parties equally. For these reasons, I urge the court to <u>ADMONISH THE DEFENDANTS</u>.

- a. Roadway Express v. Pipe, 447 U.S. 752 at 757 (1982): "Due to sloth, inattention or desire to seize tactical advantage, lawyers have long engaged in dilatory practices... the glacial pace of much litigation breeds frustration with the Federal Courts and ultimately, disrespect for the law."
- b. It is settled that the allegations of a pro se litigants' complaint however inartfully pleaded are held to less stringent standards than formal pleadings drafted by lawyers. *Eldridge v. Block*, 832 F.2d 1132, 1137 (9th Cir. 1987).
- c. Liberal construction means that pro se litigants are relieved from the strict application of procedural rules and demands that courts not hold missing or inaccurate legal terminology or muddled draftsmanship against them. **Blaisdell**, 729 F.3d at 1241.
- d. *Jenkins v. McKeithen*, 395 U.S. 411, 421 (1959); *Picking v. Pennsylvania R. Co.*, 151 Fed 2nd 240; *Pucket v. Cox*, 456 2nd 233: "Pro se pleadings are to be considered <u>without regard to technicality</u>; pro se litigants' pleadings are not to be held to the same high standards of perfection as lawyers."
  - i. Picking v. Pennsylvania Railway, 151 F.2d. 240, Third Circuit Court of Appeals: <u>The plaintiff's civil rights pleading was 150 pages and described by a federal judge as "inept".</u> <u>Nevertheless</u>, it was held "Where a plaintiff pleads pro se in a suit for protection of civil rights, the Court should endeavor to construe Plaintiff's Pleadings <u>without regard to technicalities."</u>
  - ii. *Puckett v. Cox*, 456 F. 2d 233 (1972) (6th Cir. USCA): It was held that a pro se complaint requires a <u>less stringent</u> reading than one drafted by a lawyer per Justice Black in *Conley v. Gibson* (see case listed above, Pro Se Rights Section).

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- e. Maty v. Grasselli Chemical Co., 303 U.S. 197 (1938): "Pleadings are intended to serve as a means of arriving at fair and just settlements of controversies between litigants. They should not raise barriers which prevent the achievement of that end. Proper pleading is important, but its importance consists in its effectiveness as a means to accomplish the end of a just iudgment."
- f. Sherar v. Cullen, 481 F. 2d 946 (1973): "There can be no sanction or penalty imposed upon one because of his exercise of Constitutional Rights."
- g. Murdock v. Pennsylvania, 319 U.S. 105 (1943): "No state shall convert a liberty into a license, and charge a fee therefore."
- h. Brotherhood of Railroad Trainmen v. Virginia ex rel. Virginia State Bar, 377 U.S. 1 (1964): Litigants can be assisted by unlicensed laymen during judicial proceedings.
- i. NAACP v. Button, 371 U.S. 415; United Mineworkers of America v. Gibbs, 383 U.S. 715; and Johnson v. Avery, 89 S. Ct. 747 (1969): Members of groups who are competent nonlawyers can assist other members of the group achieve the goals of the group in court without being charged with 'unauthorized practice of law'.
- 17. Good Cause Exists for Filing Sur-Reply: Plaintiff filed the sur-replies to address new arguments presented in the Defendants' Reply Briefs, ensuring a complete and fair presentation of her case. Why should the sur-reply be stricken if the initial reply by all Defendants remains unchallenged? The principle here is clear: truth should never be hidden or suppressed, and every individual—man or woman—deserves to be treated equally and with respect. The opposing party submitted a reply to my response without first seeking leave from the court, thus opening the door for me to file a sur-reply without needing explicit permission.
- 18. In the realm of common law, to which i invoked this court's authority, the tradition holds that all parties have the right to present their positions fully and openly. There is a longstanding legal principle that aligns with the concept of due process, as articulated in the Fifth **Amendment** of the U.S. Constitution, which guarantees that no person shall be deprived of life, liberty, or property without due process of law. Here, due process necessitates that both parties have the opportunity to confront and rebut claims made against them.
- 19. Moreover, under the Federal Rules of Civil Procedure, particularly Rule 15, a party may respond to an opposing party's pleading and, in the interests of justice, should have the right to rebuff any <u>new</u> allegations or <u>misrepresentations</u> presented which there were plenty of new allegations and misrepresentations by Defendants in their reply to my response. By seeking to suppress a sur-reply full of rebutting truth, the opposing party maliciously attempted to limit

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relevant truths that need to be addressed in this case.

- 20. This court should embrace its role as a <u>seeker of truth</u>, discerning between fact and falsehood, and allowing for open and fair rebuttal to <u>all claims</u>. To do otherwise would violate the foundational principles of equality and justice that are enshrined not only in our laws but in the very fabric of our society. To strike the sur-reply while allowing the reply to stand would undermine the commitment to fairness and equity that we are all entitled to under the law.
- 21. Supreme Court's Guidance on sui juris Litigation: Following U.S. Supreme Court ruling in Loper Bright Enterprises v. Raimondo, 592 U.S. \_\_\_\_ (June 28, 2024), courts must balance procedural rigor with the need to accommodate sui juris litigants, preventing unjust dismissal of their pleadings; this SCOTUS ruling also addressed the scope of agency overreach and the standing of federal, state, and local agencies in administrative proceedings. Plaintiff's case involved a lot of substantive allegations and alleged harm if true without being allowed to prove true to be recompensed will be egregious and evil in the eyes of YAHUAH and of all men, and will be recorded in eternal history, and this evoke the wrath of YAHUAH on all those involved and their lands, as promised in Bible's Jeremiah 6:14,15,19 GNV.
- 22. **Defendants' Motions are Unwarranted:** The motions to strike are primarily tactical, aiming to limit Plaintiff's ability to respond rather than addressing substantive legal issues.
- 23. False Accusations of "Threats" without any proof of harm against Injured Victim to Distract, Deflect, Delay to Deny Justice is well-known strategies of Abusers/Criminals:
  - a. False accusations made without any proof of harm against this injured victim are blatant and calculated strategies employed by abusers and criminals such as Defendants. These tactics—designed to distract, deflect, and delay justice—are all too familiar.
  - b. I want to clarify that any statements made that may have seemed threatening were never intended to intimidate; rather, they were heartfelt expressions rooted in my faith: My Protector is my Heavenly Father named YAHUAH i.e. The Creator remains steadfast, as He always has, in punishing those who perpetrate evil, including those who have harmed me as detailed in my complaint, and those who have either failed to protect me or chose complicity

in these wrongdoings. In this context, I invoke the timeless Latin phrase, "Nemo me impune lacessit," meaning "no one attacks me with impunity." This motto, associated with Scotland and the Order of the Thistle, serves as a powerful reminder that harming a child of YAHUAH (the Most High, the Creator, the GREAT I AM THAT I AM) will not go unaddressed. Those who maliciously inflict injury should understand that they cannot act without facing consequences, avenged by Him in the name of Yahusha the Christ. I hold dearly the belief articulated in 1 Samuel 24:12: "May the Lord judge between you and me. And may the Lord avenge the wrongs you have done to me, but my hands will not touch you." This belief emphasizes divine justice, as also reflected in **Proverbs 24:12**: "If you said, 'But we knew nothing about this,' does not He who weighs the heart perceive it? Does not He who guards your life know it? Will He not repay everyone according to what they have done?" It appears the wrongdoers refuse to repent or apologize, continuing their path without recognition of the harm inflicted upon me—taking my retirement and robbing me not just of funds, of years of hard-earned labor, and of my daughter (my property, my liberty/freedom to associate with blood family, and my livelihood). They orchestrated this theft while I was only forty years old (30 years before average retirement age), with numerous first-hand witnesses, including Wade Reeves, Maryann Petri, Hester Brown, and many others who prefer to remain unnamed for their safety from retaliation.

- c. Legal Violations and Criminal Activity alleged are numerous and grave, and must never be dismissed:
  - i. Fair Debt Collection Practices Act (15 U.S.C. § 1692, et seq.)
  - ii. Mail and Wire Fraud
  - iii. Bank Fraud
  - iv. Impersonation of IRS Agents and Article III Judges (18 U.S.C. § 912)
  - v. Conspiracy Against Rights (18 U.S.C. § 241)
  - vi. Violation of Civil Rights (42 U.S.C. § 1983)
- vii. Deprivation of Rights Under Color of Law (18 U.S.C. § 242)
- viii. Violation of Procedural Due Process Rights under the Fourteenth Amendment
- ix. Unwarranted Seizure of Bank Funds and Personal Information
- x. False Imprisonment and Unlawful Arrest (25 CFR § 11.404)
- xi. Fraudulent Acquisition of Confidential Financial Records (12 U.S.C. § 3403)

- xii. Malicious Prosecution & Intentional Infliction of Emotional Distress (18 U.S.C. §2340)
- xiii. Misappropriation of State Funds (18 U.S.C. §§ 643-653)
- xiv. Extortion and Abusive Debt Collection Practices
- xv. **Defamation (28 U.S.C. § 4101(1))**
- xvi. Government Overreach
- d. This litany of injustices reflects a systemic failure and individual malevolence that will NOT be overlooked. Justice shall prevail in Yahusha's name, and those who believe they can evade accountability will find they have misjudged the divine order of right and wrong.

<u>V. CONCLUSION</u>: For the reasons articulated above, Plaintiff respectfully requests that this Honorable Court deny Defendants' Motions Strike her Rebuttal their perjurious-and-without-Court's-permission Replies to her Response to their Motion to Dismiss, thus enabling her to fully and fairly present her case. The Plaintiff asserts that her Original Complaint sufficiently states claims that not only justify the continuation of these proceedings in this Court but also seek redress for direct violations of her rights under federal law and rights given by God Creator. Consequently, Plaintiff requests that this Honorable Court deny all motions to dismiss as well as all motions to strike. Furthermore, she urges the Court to expedite the progression of this case by scheduling a conference in preparation for a jury trial in common law court, overseen by an Article III Judge (article three judge) as outlined in the United States original Constitution, and issuing requested injunctions against Oklahoma Supreme Court and against Tulsa County District Court to reinstatement of my ability to proceed without incurring court fees, ordering offending Defendants to end harassments (including unlawful Child-Support Collection practices/efforts via OKDHS CSS; malicious prosecution by Tulsa County for Indirect Contempt of Court charges for child support) and **defamation** of Plaintiff (including but not limited defamation alleging "contempt of court", "not paying child support", "willful violation of court order", "abusive parent with substantiation of abuse" without any evidence and without any witnesses during any trial including jury trial); Vacate Child Support Order of October 14, 2022 and Order Modifying The Decree of Dissolution of Marriage of February 20, 2024 that breached previous contracts of child support finalized in another State

and previously upheld by previous judges of Tulsa County Court; <u>uphold</u> original Child Support Contract of January 2016 in Oregon and upheld in Oklahoma 07/2017 and again in 2019 to comply with judicial estoppel; <u>ordering</u> there shall never be any child support order to be issued against Mother unless Father give Mother back her paid-in-full brand-new-fully-loaded Jeep Wrangler and brand-new fully loaded Baja 18-feet Trailer; <u>ordering</u> the reversal of Defendant's passport-suspension/revocation and licensures-suspension stemmed from OKDHS CSS' persecutory actions. In seeking these remedies, the Plaintiff emphasizes her right to a fair trial and full access to justice, as guaranteed under the **Sixth Amendment** and preserved by the principles of due process. The Plaintiff also respectfully requests that the Court grants any additional relief it deems just and appropriate to ensure fairness and equity in these proceedings.

We hold these truths to be self-evident, that all men are created equal, that they are endowed by their Creator with certain unalienable Rights, that among these are Life, Liberty and the pursuit of Happiness.--That to secure these rights, Governments are instituted among Men, deriving their just powers from the consent of the governed, --That whenever any Form of Government becomes destructive of these ends, it is the Right of the People to alter or to abolish it, and to institute new Government, laying its foundation on such principles and organizing its powers in such form, as to them shall seem most likely to effect their Safety and Happiness. The unanimous Declaration of the thirteen united States of America, circa 1776.

Nemo me impune lacessit.

PRIVATE; THIS IS NOT A PUBLIC COMMUNICATION

Notice to Agent is Notice to Principal

Notice to Principal is Notice to Agent

Applications to all successors and assigns

Silence is Tacit Acquiescence/Agreement/Dishonor

# **Avouchment / Verification**

I hereby declare, certify and state, pursuant to the penalties of perjury under the laws of the United States of America, and by the provision of **28 USC 1746** that all of the above and foregoing representations are true and correct to the best of my knowledge, information, and belief. Executed in <u>Tulsa</u> County, Oklahoma on this <u>22<sup>nd</sup></u> day of <u>November</u> in the Year of Our Lord <u>Two Thousand and Twenty Four</u>.

Private sector autograph; WITHOUT RECOURSE

Without projedice

By beneficiary: Linh-Gran Stephens/Agent

Linh-Tran:Stephens / Authorized Representative and beneficiary of LINH TRAN STEPHENS Reserving all my rights without prejudice,

A natural living woman breathing with a living soul and a Holy Spirit of Creator YAHUAH, non-incorporated, living on the land of the republic, with all her God-given rights, Sovereign Sui

Juris, one of the People, Freeman on the Land, General Delivery Town Post, c/o 11063 S Memorial Dr Ste D #235, Tulsa, Oklahoma union state, without USDC, Zip exempt, but near [74008]

<u>LinhStephens7@gmail.com</u>

# **Notary as JURAT CERTIFICATE**

STATE OF MINNESOTA

) ss

COUNTY OF SHERBURNE)

I swear that on this <u>22<sup>nd</sup></u> day of <u>November</u>, 20<u>24</u>. The above-named Affiant, <u>Linh-Tran: Stephens</u>, Authorized Representative for Legal Fiction <u>LINH TRAN STEPHENS</u>, personally appeared before me electronically, and of her own free will, signed and executed this AFFIDAVIT. WITNESS my hand and official seal.

Melissa K. Vagle

Signature of Notary/Jurat



My commission expires: 01/31/2028

# **CERTIFICATE OF SERVICE**

The undersigned hereby certifies that on the <u>22<sup>nd</sup></u> day of <u>November</u>, 2024, a true, correct, and exact copy of the above and foregoing instrument was electronically transmitted to the Clerk of the Court via <u>ProSeFilingsOKND@oknd.uscourts.gov</u> for filing because efiling and In Forma Pauperis (IFP) were approved:

- 1. Defendant #1: CHILD SUPPORT SERVICES OF OKLAHOMA DEPARTMENT OF HUMAN SERVICES (CSS of OKDHS), P.O. Box 27068, Tulsa OK 74149, or Oklahoma Centralized Support Registry, P.O. Box 268849, Oklahoma City, OK 73126; Tel: 405-522-2273; email: Defendant #2: CHARLES SCHWAB AND CO., INC., 3000 Schwab Way, Westlake, TX 76262; Tel: 1800-435-4000; email: TPLPLevy@schwab.com
- 2. Defendant #3: Cierra Freeman, an individual in her personal capacity, and in official capacity as court-appointed attorney for child support enforcement, Boeheim Freeman Law, 616 S Boston Ave, Suite 307, Tulsa OK 74119; Tel: 918-884-7791; email: cfreeman@boeheimfreeman.com
- 3. Defendant #4: Mary Johnmeyer, an individual in her personal capacity, and in official capacity as legal counsel of Charles Schwab and Co., Inc.; 3000 Schwab Way, Westlake, TX 76262; Tel: 800-435-4000; email: TPLPLevy@schwab.com
- Defendant #5: Renee Banks, an individual in her personal capacity, and in official capacity as CSS Director, PO Box 248822, Oklahoma City, OK 73124; Tel: 918-295-3500; email: renee.banks@okdhs.org
- 5. Defendant #6: Jason Hoenshell, an individual in his personal capacity, and in official capacity as Oklahoma FIDM Coordinator, PO Box 248822, Oklahoma City, OK 73124; Tel: 405-982-1530; email: jason.hoenshell@okdhs.org
- 6. Defendant #7: Emmalene Stringer, an individual in her personal capacity, and in official capacity as State's Attorney for CSS, 3666 N Peoria Ave, Tulsa, OK 74106, or PO BOX 27068, Tulsa, OK 74149; Tel: 918-295-3500, Fax: 918-430-2364, email: emmalene.stringer@okdhs.org and

Without projective
By beneficiary: Linh-Fran Stephens/Agent

# EXHIBIT 01



# IN THE SUPREME COURT OF THE STATE OF OKLAHOMA

SUPREME COURT STATE OF OKLAHOMA JAN 23 2023	JOHN D. HADDEN CLERK	Rec'd (date) 1-23-23	Posted	Mailed	Distrib	Publish yes X no
		No. 120,849				ORDER
IN RE THE MARRIAGE OF: LINH TRAN STEPHENS,	Appellant,	۸.	ADAM SYLVESTER STEPHENS,	Appellee.		

Appellee's Motion to Dismiss Appeal for lack of an appealable order is granted

in part, and denied in part. 12 O.S. 2021, §§ 952 & 953.

The motion to dismiss is granted as to the October 17, 2022 order awarding temporary child support in accordance with the temporary custody order and the OK 39, ¶ 11, 24 P.3d 846. Moreover, the orders do not fall into any of the statutory or rule-based categories of orders appealable by right. See 12 O.S. 2021, §§ 952(b)(2), 993(A), and Rule 1.60, Oklahoma Supreme Court Rules, Tit. 12, ch. 15, October 31, 2022 order denying Appellant's objection and motion to recalculate. Such orders are interlocutory and not immediately appealable. S. W. v. Duncan, 2001

App. 1. See also Kantor v. Kantor, 1994 OK 132, ¶ 2, 886 P.2d 480.

More unlawful Order by lower court for RECORDS TO BE SEALED (01-17-2023)

To the extent Appellant challenges the November 2, 2022 order sealing

records, Appellee's motion to dismiss is denied. The order sealing records is the functional equivalent of an injunction, therefore the appeal of this order shall proceed

as an appeal from an order appealable by right. Collier v. Reese, 2009 OK 86, ¶11, 222 P.3d 966. See Rule 1.60(c), Oklahoma Supreme Court Rules, Tit. 12, ch. 15, Арр. 1.

Appellant will have the opportunity to seek review of the October 17, 2022 and

October 31, 2022 orders upon a final adjudication of the parties' motions to modify

custody filed in the district court case. Appellee's Objection to Appellant's Pauper's Father = Appellee Mother = AppellantMother = Appellant Affidavit is denied. DONE BY ORDER OF THE SUPREME COURT IN CONFERENCE THIS 23RD DAY OF JANUARY, 2023.



ALL JUSTICES CONCUR

Ϋ́

# EXHIBIT 02

4 pages

	<b>Dens</b>	rtment of the Treasury-Internal Revenue Service	(99)				
1040	Ü.S	6. Individual Income Tax F		<b>21</b> OMB No	o. 1545-0074 IRS Use Only	y-Do not write or s	taple in this space.
Filing Status	S 🗌 :	Single Married filing jointly	Married filing separate	ely (MFS) 📗 He	ead of household (HOH)	Qualifying	widow(er) (QW)
Check only one box.	If yo	u checked the MFS box, enter the nan	ne of your spouse. If yo	ou checked the HC	OH or QW box, enter the	child's name i	the qualifying
	•	on is a child but not your dependent	XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX				
Your first name	and mi		Last name				ecurity number
Linh T			Stephens Last name			Spannala and	094 ial security number
ii joint return, sp	ouse s	first name and middle initial	Lastriame				
Home address	(numbe	r and street). If you have a P.O. box, see in	structions		Apt. no.	Presidential F	Election Campaign
	\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\	× (1 and 51155), 11 year nave a 1 151 550, 555 11.			7.0	Check here if	. •
City, town, or po	ost offic	e. If you have a foreign address, also comp	lete spaces below.	State	ZIP code	spouse if filing	jointly, want \$3
XXXXX	$\times$			ок	$\times\!\!\times\!\!\times\!\!\times\!\!\times$	to go to this ful box below will	nd. Checking a not change
Foreign country	name		Foreign province/s	tate/county	Foreign postal code	your tax or refu	
							You Spouse
At any time duri	ina 20'	21, did you receive, sell, exchange, or o	otherwise dispose of ar	ov financial interes	et in any virtual currency?		es x No
Standard		eone can claim: You as a depe	_	ouse as a depend		□ '	ies <u>a</u> No
Deduction		Spouse itemizes on a separate return		•	CIT		
		_	· _	_			
•		Were born before January 2, 195			as born before January 2	2, 1957	Is blind
Dependents		nstructions):	` '	cial security (3)	to you		ee instructions):
If more	(1) F	rst name Last name			Child tax	credit Credit	for other dependents
than four dependents,					님		H
see instructions	i						H
and check here ▶					H		H
. Ц	1	Wages, salaries, tips, etc. Attach For	m(s) W-2			. 1	ш
Attach	2a	Tax-exempt interest 2a	. ,	<b>b</b> Taxable in	nterest		301
Sch. B if required.	За	Qualified dividends 38	79	<b>b</b> Ordinary	dividends	. 3b	79
required.	4a	IRA distributions 4a		<b>b</b> Taxable a	mount	. 4b	
	5a	Pensions and annuities 5a	1	<b>b</b> Taxable a	mount	. 5b	
Standard	6a	Social security benefits 66		<b>b</b> Taxable a	mount	. 6b	
Deduction for- Single or	7	Capital gain or (loss). Attach Schedu	le D if required. If not r	equired, check he	re ▶ [	7	6,493
Married filing	8	Other income from Schedule 1, line 1	0			. 8	17,302
separately, \$12,550	9	Add lines 1, 2b, 3b, 4b, 5b, 6b, 7, an		income	• • • • • • • • • • • • •	▶ 9	24,175
Married filing jointly or	10	Adjustments to income from Schedule		• • • • • • • •		. 10	297
Qualifying widow(er),	11	Subtract line 10 from line 9. This is y					23,878
\$25,100	12a	Standard deduction or itemized de	,	,	12a 12,55		
<ul><li>Head of household,</li></ul>	b	Charitable contributions if you take th	e standard deduction (s	see instructions)	12b 30		10 050
\$18,800 If you checked	C 12	Add lines 12a and 12b	from Form 2005 or For	rm 9005 A		. 12c	12,850
any box under	13 14	Qualified business income deduction  Add lines 120 and 10	ווטווו דטוווו אשט טו 10	III 0990-A • •	• • • • • • • • • • •	. 13	781 13,631
Standard Deduction,	15	Taxable income. Subtract line 14 fro	om line 11. If zero or le	ess enter-0		15	10 247

For Disclosure, Privacy Act, and Paperwork Reduction Act Notice, see separate instructions.

Form **1040** (2021)

EEA

# SCHEDULE 1 (Form 1040)

# **Additional Income and Adjustments to Income**

► Attach to Form 1040, 1040-SR, or 1040-NR.

2021 Attachment Sequence No. 01

OMB No. 1545-0074

Internal Revenue Service ► Go to www.irs.gov/Form1040 for instructions and the latest information.

Name(s) shown on Form 1040,1040-SR, or 1040-NR

Yo

Your social security number

Linh T Stephens

EEA

Department of the Treasury

Pai	rt I Additional Income		0094
1	Taxable refunds, credits, or offsets of state and local income taxes	1	
2a	Alimony received		
b	Date of original divorce or separation agreement (see instructions) ▶		
3	Business income or (loss). Attach Schedule C	3	4,204
4	Other gains or (losses). Attach Form 4797	4	·
5	Rental real estate, royalties, partnerships, S corporations, trusts, etc. Attach Schedule E		
6	Farm income or (loss). Attach Schedule F	6	
	Unemployment compensation	7	13,098
8	Other income:		
а	Net operating loss	)	
b	Gambling income		
С	Cancellation of debt		
d	Foreign earned income exclusion from Form 2555 8d (	)	
е	Taxable Health Savings Account distribution 8e		
f	Alaska Permanent Fund dividends 8f		
g	Jury duty pay		
h	Prizes and awards 8h		
i	Activity not engaged in for profit income 8i		
j	Stock options		
k	Income from the rental of personal property if you engaged in the rental for profit but were not in the business of renting such property		
1	Olympic and Paralympic medals and USOC prize money (see instructions)		
m	Section 951(a) inclusion (see instructions) 8m		
n	Section 951A(a) inclusion (see instructions) 8n		
0	Section 461(I) excess business loss adjustment 80		
р	Taxable distributions from an ABLE account (see instructions) 8p		
z	Other income. List type and amount > 8z		
9	Total other income. Add lines 8a through 8z	9	
10	Combine lines 1 through 7 and 9. Enter here and on Form 1040,1040-SR, or 1040-NR line 8	10	17 202
For Pa	perwork Reduction Act Notice, see your tax return instructions.		17 , 302 e 1 (Form 1040) 2021

<b>£1040</b>	Department of th	e Treasury-Internal Revenue Se ividual Income	Tax Return 2	022	OMB No. 1545-0074	IRS Use Only-E	Do not write or sta	ple in this space.
Filing Status Check only	Single [	Married filing jointly	Married filing sepa		Head of house	hold (HOH)	Qualifying s	-
one box.	•	ed the MFS box, enter the nild but not your depende			the HOH or QSS bo	ox, enter the c		,
Your first name a	and middle initial		Last name			Y	our social sec	urity number
Linh T  If joint return, spo	ouse's first name	and middle initial	Stephens Last name				XXX-XX-50 Spouse's socia	94 I security number
Home address (r	number and stree	et). If you have a P.O. box, s	see instructions.		Αŗ		Presidential Ele	ection Campaign
	st office. If you ha	ave a foreign address, also	complete spaces below.	State		de s	pouse if filing jo o go to this fund	intly, want \$3 I. Checking a
Foreign country i	name		Foreign province		OK Foreign	~ ~ ~ ~	oox below will no our tax or refun	d.
Digital	•	uring 2022, did you: (a) re	,			,, , ,	· —	
Assets Standard Deduction	Someone car	t, or otherwise dispose on claim: You as a sitemizes on a separate r	dependent	r spouse as a	, , ,	See instructions	s.) U <b>Ye</b>	es 🗓 No
Age/Blindness		ere born before January		Spouse:	Was born before	re January 2, 1	1958 🗌 Is	s blind
Dependents	(see instruction	ns):		) Social security	(3) Relationship	(4) Check it	f qualifies for (se	ee instructions):
If more than four dependents, see instructions and check here	(1) First name	Last name		number	to you	Child tax cre	edit Credit for	other dependents
Income		mount from Form(s) W-2 nold employee wages no	, '				1a 1b	
Attach Form(s) W-2 here. Also attach Forms W-2G and 1099-R if tax was withheld. If you did not get a Form	<ul><li>d Medicai</li><li>e Taxable</li><li>f Employe</li><li>g Wages</li></ul>	ome not reported on line id waiver payments not reduced dependent care benefit er-provided adoption between Form 8919, line 6 arned income (see instru	eported on Form(s) W-2 s from Form 2441, line 2 nefits from Form 8839, line	(see instruction	ons)		1c 1d 1e 1f 1g 1h	
W-2, see instructions.	i Nontaxa	able combat pay election	(see instructions) .		1i		1z	
Attach Sch. B if required.	2a Tax-exe	es 1a through 1h empt interest	2a 3a		xable interest dinary dividends		2b 3b	1 13
Standard Deduction for- Single or	Pare	enthesi	s mear	ns n	egativ	ve in	con	ne
Married filing separately, \$12,950	-	lect to use the lump-sum gain or (loss). Attach Sc	•	•	•		7	3,496
Married filing	8 Other in	ncome from Schedule 1,	line 10				8	(15,673)
jointly or Qualifying surviving spous		es 1z, 2b, 3b, 4b, 5b, 6b nents to income trom Scr					9 10	(12,163)
\$25,900 Head of		et line 10 from line 9. Thi					11	(12,163)
household,		rd deduction or itemiz	, ,				12	12,163)
\$19,400  If you checked		d business income dedu	,	•			13	12,930
any box under Standard		es 12 and 13		• • • • • • •			14	12,950
Deduction, see instructions.		et line 14 from line 11. If	zero or less, enter -0 1	This is your <b>ta</b> x	xable income	•••••	15	0
For Disclosure, I	Privacy Act, and	d Paperwork Reduction A	ct Notice, see separate in	structions.			F	form <b>1040</b> (2022)

EEA

# E1040 Department of the Treasury-Internal Revenue Service U.S. Individual Income Tax Return 2023

For the year Ja	n. 1–D	ec. 31, 2023, or other tax year beginning		, 2023, ending		See sep	arate instructions.
Your first name a			Last name	, 2020, 0.10.119		•	al security number
Linh T	and min	due ilitiai					-
	ouse's	first name and middle initial	Stephens Last name			XXX-XX Spouse's	social security number
,,						XXX-XX	<u>-</u>
Home address (r	numbe	r and street). If you have a P.O. box, see	instructions.		Apt. no.		ial Election Campaign
·		PL S Unit 100			·		e if you, or your
		e. If you have a foreign address, also com	plete spaces below.	State	ZIP code	spouse if f	iling jointly, want \$3
Bixby				ОК	74008-2452		s fund. Checking a will not change
Foreign country	name		Foreign province/	state/county	Foreign postal code	your tax or	· ·
							You Spouse
Filing Status		Single		☐ Head o	of household (HOH)		
Check only		Married filing jointly (even if only one	e had income)				
one box.	X	Married filing separately (MFS)		Qualify	ring surviving spouse (C	QSS)	
		ou checked the MFS box, enter the r		you checked the HC	OH or QSS box, enter th	e child's n	ame if the
	qua	alifying person is a child but not your	dependent: x	X H			
Digital	At ar	y time during 2023, did you: (a) rece	ve (as a reward, award	I. or payment for prop	erty or services); or (b)	sell.	
Assets		ange, or otherwise dispose of a digital	•			-	Yes x No
Standard		eone can claim: You as a de		spouse as a depende			
Deduction		Spouse itemizes on a separate retui	<del>_</del>				
Age/Blindness	Vou	Were born before January 2, 1	959	Spouse: Wa	s born before January 2	1050	☐ Is blind
Dependents							for (see instructions):
•		irst name Last name	(2)	number	to you Child tax		redit for other dependents
If more than four	(.,	Last name				o.oun o.	
dependents,					H		
see instructions and check					Ä		П
here					П		П
Incomo	1a	Total amount from Form(s) W-2, bo	x 1 (see instructions)			. 1a	
Income	b	Household employee wages not re	ported on Form(s) W-2		• • • • • • • • • • • • • • • • • • •	. 1b	
Attach Form(s)	С	Tip income not reported on line 1a	(see instructions)			. 1c	
W-2 here. Also attach Forms	d	Medicaid waiver payments not repo	rted on Form(s) W-2 (s	see instructions) .		. 1d	
W-2G and	е	Taxable dependent care benefits from	om Form 2441, line 26			. 1e	
1099-R if tax was withheld.	f	Employer-provided adoption benefit	s from Form 8839, line	29	<b></b> .	. 1f	
If you did not	g	Wages from Form 8919, line 6 .				. 1g	
get a Form	h	Other earned income (see instruction	ns)		• • • • • • • • • •	. 1h	
W-2, see instructions.	i	Nontaxable combat pay election (se	ee instructions)	• • • • • • • •	1i		
	Z	Add lines 1a through 1h	• • • • • • • • • • • • • • • • • • •	• • • • • • • • •	• • • • • • • • • •	. 1z	
Attach Sch. B	2a		2a -		erest • • • • • • • • •		
if required.	3a		3a •	,	vidends		
Standard	4a		4a =-		ount		
Deduction for- ● Single or	5a		5a 6a		ount		
Married filing	6а с	Social security benefits  If you elect to use the lump-sum ele			ount		
separately, \$13,850	7	Capital gain or (loss). Attach Sched		,	]	7	
<ul> <li>Married filing jointly or</li> </ul>	8	Additional income from Schedule 1,		· · · · · · · · · ·	_	. 8	(11,948)
Qualifying	9	Add lines 1z, 2b, 3b, 4b, 5b, 6b, 7,					(11,948)
surviving spouse, \$27,700	10	Adjustments to income from Schedu	•				(11,520)
<ul> <li>Head of household,</li> </ul>	11	Subtract line 10 from line 9. This is					(11,948)
\$20,800	12	Standard deduction or itemized					13,850
<ul> <li>If you checked any box under</li> </ul>	13	Qualified business income deduction	,	•		. 13	,
Standard Deduction,	14	Add lines 12 and 13			• • • • • • • • • •	. 14	13,850
see instructions.	15	Subtract line 14 from line 11. If zer	o or less, enter -0 Thi	is is your <b>taxable in</b>	come	. 15	0
For Disclosure,	Privac	y Act, and Paperwork Reduction Act N	otice, see separate insti	ructions.			Form <b>1040</b> (2023)

# EXHIBIT 03

4 pages



# **ORIGINAL**

SUPREME COURT STATE OF OKLAHOMA JUL 23 2024 JOHN D. HADDEN CI FOLL

# IN THE SUPREME COURT OF THE STATE OF OKLAHOMA

Linh Tran Stephens, a living natural	) Supreme Court No. <b>DF-120849</b>
woman with a living soul and all human	)
rights,	) District Court Case No. FD-2015-2228
Petitioner/Appellant/Mother,	) Docket C, Special Judge April Seibert
VS.	) (Tulsa County)
ADAM SYLVESTER STEPHENS,	) Presiding Judge Dawn Moody
Respondent/Appellee/Father.	) (previously Doug Drummond)

# NOTICE REGARDING UNITED STATES SUPREME COURT'S ORDER

Per written order from the United States Supreme Court dated July 11, 2024, "RE: Stephens v. Stephens, OK Ct. of Civil App. No. 120,849" that was received in the mail on Friday 07/19/2024—despite Mandate of this case by lower court (Oklahoma Supreme Court was issued on July 11, 2024—this woman with a living soul and all her human rights reserved without prejudice and without recourse, whose named is Linh Tran Stephens, was instructed: "case must first be reviewed by a United States court of appeals or by the highest state court in which a decision could be had. 28 USC 1254 and 1257." [see attached Exhibit 1].

Therefore, a copy of this woman Linh Tran Stephens' **WRIT OF CERTIORARI** shall be filed separately here in Oklahoma Supreme Court but the same date as this NOTICE.

Private sector autograph;

without produce

By beneficiary: With-Tun Stephens/Agent
: linh-tran: stephens / attorney-in-fact
Reserving all my rights WITHOUT PREJUDICE, UCC §1-308. WITHOUT RECOURSE.

A natural living breathing woman with a living soul,
living on the land of the republic of oklahoma with full human rights, Sui Juris, One of the People,
Attorney-in-fact, Agent, Representative for Legal Fiction,
Acting as Beneficiary of LINH TRAN STEPHENS

without projective Linh-fran Stophens/Agent

General Delivery Town Post without United States c/o 11063 S Memorial Dr Ste D #235, Tulsa, Oklahoma [74133-7366]
<u>LinhStephens7@gmail.com</u>

### **CERTIFICATE OF SERVICE**

I, Linh Tran Stephens, hereby certifies that on the 23rd day of July, 2024, a true, correct, and exact copy of the above and foregoing instrument was mailed to:

Gilbert J. Pilkington, Jr., OBA # 21998, PILKINGTON LAW FIRM, PLLC

P.O. Box 52614, Tulsa, OK 74152-0614

Attorney for Respondent named Adam Sylvester Stephens

1 original and 14 copies delivered to Supreme Court Clerk's Office, 2100 N Lincoln Blvd, Suite 4, Oklahoma City, OK 73105-4907

Received:

Docketed:

T·23·24

Marshal:

COA/OKC:

COA/TUL:

# SUPREME COURT OF THE UNITED STATES OFFICE OF THE CLERK WASHINGTON, DC 20543-0001

July 11, 2024

Linh Stephens C/O 11063 S Memorial Dr. Suite D. #235 Tulsa, OK 74133

> RE: Stephens v. Stephens OK Ct. of Civil App. No. 120,849

Dear Ms. Stephens:

The above-entitled petition for a writ of certiorari was originally postmarked March 25, 2024 and received again on June 27, 2024. The papers are returned for the following reason(s):

Your case must first be reviewed by a United States court of appeals or by the highest state court in which a decision could be had. 28 USC 1254 and 1257.

Sincerely, Scott & Harris, Clerk

Emily Walker (202) 479-5955

EXHIBIT #1



# IN THE SUPREME COURT OF THE STATE OF OKLAHOMA

In Re the Marriage of:	
Linh Tran Stephens, Petitioner/Appellant,	) ) Supreme Court Case Number: 120849
vs	) Lower Court Case Number: FD-2015-2228
Adam Sylvester Stephens, Respondent/Appellee.	) Lower Court: Tulsa County District Court )

# **MANDATE**

On the 11<sup>th</sup> day of July, 2024, the Honorable Chief Justice John Kane of the Oklahoma Supreme Court ordered the Clerk of the Supreme Court to issue mandate, pursuant to the rules of the Oklahoma Supreme Court, in the above-styled appeal from the Tulsa County District Court.

On appeal, the following judgment was entered on April 23<sup>rd</sup>, 2024:

# **AFFIRMED**

Costs of \$0.00 are taxed and allowed pursuant to Section 978 of Title 12 of the Oklahoma Statutes and the rules of the Oklahoma Supreme Court.

Therefore, the Tulsa County District Court is directed to enter of record the above judgment and to issue process or take further action as required by the order or opinion issued in this appeal.

JOHN D. HADDEN Clerk of the Appellate Courts

By Julia McAllister, Deputy



FILED
SUPREME COURT
STATE OF OKLAHOMA

# IN THE SUPREME COURT OF THE STATE OF OKLAHOMA JUL 2 9 2024

Monday, July 29, 2024 JOHN D. HADDEN CLERK

THE CLERK IS DIRECTED TO ENTER THE FOLLOWING ORDERS OF THE COURT:

122300 Citizen Energy III et al. v. Warwick-Jupiter et al.

This appeal is hereby dismissed on the motion of the appellants.

122303 Citizen Energy III et al. v. Warwick-Jupiter et al.

This appeal is hereby dismissed on the motion of the appellants.

121496 Michael Lee v. Oklahoma Department of Human Services

The Court noes appellant Michael Lee's filing of a Supplemental Petition in Error and Record on Accelerated Appeal on July 24, 2024, and appellant's filing of an Affidavit on July 26, 2024. Mandate issued in this case on January 11, 2024, and this case is closed. This Court will not consider any filings in a case after issuance of mandate. Appellant's filings in this case on July 24, 2024 and July 26, 2024, and any future filings in this case, will not be considered.

If appellant Michael Lee intended to commence a new proceeding, he must file a new separate case, with a filing fee or, if appropriate, a pauper's affidavit, which will be assigned a new case number.

120849 Linh Tran Stephens v. Adam Stephens

The Court notes petitioner Linh Tran Stephens' Petition for a Writ of Certiorari filed on July 23, 2024, and her Notice Regarding U.S. Supreme Court's Order on July 23, 2024. Mandate issued in this case on July 11, 2024, and this case is closed. This Court will not consider any filings in a case after issuance of mandate. Accordingly, Petitioner's filings on July 23, 2024, and any future filings in this case, will not be considered.

	Rec'd (date)	1.29.29
	Posted	15
CHIEF JUSTICE	Mailed	K
(	Distrib	fr
	Publish	yes <u>n</u> o

# EXHIBIT 04

2 pages

# + 1055264876\*

# ORIGINAL

IN THE SUPREME COU	JRT OF THE S	STATE OF OKLAHO	OMA FILED SUPREME COURT TATE OF OKLAHOMA
LINH TRAN STEPHENS,	)		JUN - 5 2023
Petitioner,	) )		JOHN D. HADDEN
V.	) No.	121,200	Rec'd (date) 6-5-23
HONORABLE DEBORAH LEITCH,	)		Posted
Respondent.	)		Mailed
·	,		Distrib
<u>ORDER</u>			Publish yes X no

By Order entered April 3, 2023, this Court construed Petitioner's "Motion for Emergency Stay of Mother's Child-Support-Indirect-Contempt Arraignment and Related Subsequent Proceedings" as an application to assume original jurisdiction. Petitioner's application is denied.

The Court notes that Petitioner has initiated multiple appeals challenging the same orders or has otherwise requested relief from this Court which lack legal or factual support.

Accordingly, Petitioner is hereby admonished future filings in this Court which lack support in either the facts or the law will result in the revocation of Petitioner's pauperis status or other sanctions, including an award of attorney fees to the adverse party. Okla.Sup.Ct.R. 1.191(j), 12 O.S. Appx. 1.

DONE BY ORDER OF THE SUPREME COURT IN CONFERENCE THIS 5<sup>th</sup> DAY OF JUNE, 2023.

CHIEF JUSTICE

ALL JUSTICES CONCUR.



# ORIGINAL

IN THE SUPREME COURT	TOF THE STATE OF OKLAHOMA FILED
	SUPREME COURT STATE OF OKLAHOMA
LINH TRAN STEPHENS,	) SEP 3 0 2024
Petitioner,	) ) JOHN D. HADDEN ) CLERK
V.	) No. 122,445
APRIL SEIBERT, AND	)
DEBORRAH (SIC) LUDI LEITCH,	) Rec'd (date) 9-30-24
AND TODD CHESBRO, AND DAWN MOODY, ALL SPECIAL	Posted
JUDGES OF TULSA COUNTY,	) Mailed
Respondents.	) Distrib
	ORDER Publish yes X no

Original jurisdiction is assumed. Okla. Const. Art. 7, § 4. Petitioner's Petition for Writ of Mandamus Compelling Judicial Recusal is denied. Real Party in Interest Adam Sylvester Stephens' request for award of attorney fees is granted. The Court finds Petitioner's Application lacking in legal and factual basis. Pursuant to the Court's order in Case No. 121,200 issued June 5, 2023, Petitioner's *in pauperis* status is hereby revoked. To commence a new proceeding in this Court, Petitioner shall hereafter be required to submit the required cost deposit in conformance with Supreme Court Rules.

Real Party in Interest Adam Sylvester Stephens' request for award of attorney fees is granted. Cause remanded to trial court for determination of attorney fees.

DONE BY ORDER OF THE SUPREME COURT IN CONFERENCE THIS 30TH DAY OF SEPTEMBER, 2024.

**ALL JUSTICES CONCUR**